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TO THE COURT, PLAINTIFF AND ITS COUNSEL:

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure and Local Rule 7.1-1, the undersigned, counsel for Defendants, hereby certifies that the following listed parties may have a pecuniary interest in the outcome of the case. These representations are made to enable the Court to evaluate possible disqualification or recusal.

- 1. Plaintiff Anna Biani;
- 2. Defendant Showtime Networks Inc.;
- 3. Defendant Showtime Digital Inc.;
- 4. Defendant John Logan;
- 5. Defendant David Nevins; and
- 6. Paramount Global (corporate parent of the Showtime defendants).

company. National Amusements, Inc., a privately held company, beneficially owns the

majority of the Class A voting stock of Paramount Global. In addition, Paramount Global

is only aware, without further inquiry, that Berkshire Hathaway Inc., a publicly traded

company, beneficially owns at least 10% of Paramount Global's total common stock;

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel states that Defendants Showtime Networks Inc. ("SNI") and Showtime Digital Inc. ("SDI") are non-governmental corporate parties and have the following parent corporations: SDI is a wholly owned subsidiary of SNI, which is a wholly owned subsidiary of Paramount Global. Paramount Global is a publicly traded

Case 2:23-cv-03845-DMG-E Document 14 Filed 06/06/23 Page 3 of 3 Page ID #:97 i.e., Class A and Class B on a combined basis, as reported on a Form 13F filed with the Securities and Exchange Commission on May 15, 2023. Dated: June 6, 2023 KATTEN MUCHIN ROSENMAN LLP By: /s/ David Halberstadter
David Halberstadter Attorneys for Defendants